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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been

filed in the U.S. Di	strict Court <u>Northern I</u>	<u>bistrict of California</u> on the following x	Patents or \square Trademarks:		
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT	}		
CV 08-00877 HRL	2/8/8		m 2112, San Jose, CA 95113		
PLAINTIFF ACER, INC., ET AL.		DEFENDANT TECHNOLOGY PRO	OPERTIES LIMITED, ET AL.		
PATENT OR	DATE OF PATEN	- T			
TRADEMARK NO.	OR TRADEMARI		ENT OR TRADEMARK		
1 5,809,336		SEE ATTACH	HED COMPLAINT		
2 5,784,584					
3 5,440,749			•		
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5					
In the above—entitled case, the following patent(s) have been included: DATE INCLUDED INCLUDED BY					
PATENT OR	DATE OF PATEN	Amendment Answer Cross	S Bill Other Pleading		
TRADEMARK NO.	OR TRADEMARI		ENT OR TRADEMARK		
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In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT					
CLERK		(BY) DEPUTY CLERK	DATE		
Richard W. Wieking		Betty Walton	February 13, 2008		

1 2 3 4 5 6 7 8	WILLIAM SLOAN COATS (SBN 98464) MARK R. WEINSTEIN (SBN 193043) SAM O'ROURKE (SBN 205233) KYLE D. CHEN (SBN 239594) WHITE & CASE LLP 3000 El Camino Real Five Palo Alto Square, 9th Floor Palo Alto, California 94306 Telephone: (650) 213-0300 Facsimile: (650) 213-8158 Attorneys for Plaintiffs ACER, INC., ACER AMERICA CORPORATION and GATEWAY, INC.			
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12	SAN JOSE DIVISION			
13	ACER, INC., ACER,			
14	ACER AMERICA CORPORATION and			
15	GATEWAY, INC., COMPLAINT FOR DECLARATORY JUDGMENT Plaintiffs,			
16				
17	V.			
18	TECHNOLOGY PROPERTIES LIMITED, PATRIOT SCIENTIFIC CORPORATION,			
19	and ALLIACENSE LIMITED,			
20	Defendants.			
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PALOALTO 86315 v2 (2K)

COMPLAINT FOR DECLARATORY JUDGMENT

1	Plaintiffs Acer, Inc. ("Acer"), Acer America Corporation ("Acer America") and			
2	Gateway, Inc. ("Gateway") (collectively "Plaintiffs"), by and through their attorneys, allege as			
3	follows:			
4	 This is a civil action arising under the Patent Laws of the United States, 35 			
5	U.S.C. §§101, et seq., seeking a declaratory judgment that no valid and enforceable claim of			
6	United States Patent Numbers 5,809,336 ("'336 patent"); 5,784,584 ("'584 patent"); and			
7	5,440,749 ("'749 patent") (collectively the "patents-in-suit") are infringed by Plaintiffs.			
8	PARTIES			
9	2. Plaintiff Acer is a Taiwan corporation with its principal place of business			
10	in Taipei, Taiwan, R.O.C.			
11	3. Plaintiff Acer America is a California corporation with its principal place			
12	of business in San Jose, California.			
13	4. Plaintiff Gateway is a Delaware corporation with its principal place of			
14	business in Irvine, California. Gateway is a wholly-owned subsidiary of Acer.			
15	5. Defendant Technology Properties Ltd. ("TPL") is, on information and			
16	belief, a California corporation with its principal place of business in Cupertino, California. On			
17	information and belief, TPL is a co-owner of the patents-in-suit.			
18	6. Defendant Patriot Scientific Corporation ("Patriot") is, on information and			
19	belief, incorporated under the laws of the State of Delaware and maintains its principal place of			
20	business in Carlsbad, California. On information and belief, Patriot is a co-owner of the patents-			
21	in-suit.			
22	7. Defendant Alliacense Ltd. ("Alliacense") is, on information and belief, a			
23	California corporation with its principal place of business in Cupertino, California. On			
24	information and belief, Alliacense is responsible for negotiating possible licenses to the patents-			
25	in-suit with third parties, on behalf of TPL.			
26	JURISDICTION AND VENUE			
27	8. The Plaintiffs file this complaint against TPL, Patriot and Alliacense			
28	(collectively "Defendants") pursuant to the patent laws of the United States, Title 35 of the			

United States Code, with a specific remedy sought based upon the laws authorizing actions for declaratory judgment in the federal courts of the United States, 28 U.S.C. §§ 2201 and 2202.

- 9. This Court has subject matter jurisdiction over this action, which arises under the patent laws of the United States, pursuant to 28 U.S.C. §§ 1331, 1338(a), and 2201.
- 10. Venue in this District is proper under 28 U.S.C. §§ 1391(b) and (c) and 1400(b) because, on information and belief, Defendants are corporations subject to personal jurisdiction in this District and, on information and belief, TPL and Alliacense maintain their principal places of business in this District.

INTRADISTRICT ASSIGNMENT

11. This action is properly filed in the San Jose Division of the Northern District of California because Defendants reside, or do business, in this district.

EXISTENCE OF AN ACTUAL CONTROVERSY

- 12. There is an actual controversy within the jurisdiction of this Court under 28 U.S.C. §§ 2201 and 2202.
- 13. Beginning in or about 2006, and continuing thereafter, Alliacense has repeatedly demanded that Plaintiffs enter into a royalty-bearing license for the patents-in-suit. Alliacense has claimed that certain products of Plaintiffs are infringed by one or more claims of the patents-in-suit, and has told Plaintiffs that if they do not take a license to the patents-in-suit, Plaintiffs may be subject to substantial liabilities. Alliacense's allegations have included claim charts purporting to describe how certain products of Plaintiffs allegedly infringe one or more claims of the patents-in-suit.
- 14. Alliacense and Plaintiffs met numerous times during the past fourteen months to discuss a possible license, with the most recent meeting having taken place on January 20, 2008. Throughout this period, Alliacense consistently threatened Plaintiffs and demanded that they take a license to the patents-in-suit. For example, during the January 20, 2008 meeting, the Senior Vice President of Licensing for Alliacense, Mr. Mark Davis, told representatives of Plaintiffs that they would be risking a patent infringement lawsuit if Plaintiffs failed to enter into a licensing agreement.

1	15. Although Plaintiffs and Alliacense have repeatedly discussed the			
2	possibility of a license to the patents-in-suit, the parties have been unable to reach any agreement.			
3	On February 6, 2008, Mr. Davis sent Plaintiffs an email expressing frustration at the status of the			
4	negotiations and the parties' inability to work out an agreement. Mr. Davis concluded his e-mail			
5	by inquiring "if Acer still has an interest in resolving this matter outside of the court and if so,			
6	how [it] would like to proceed."			
7	16. Based upon the above facts, there is an actual and justiciable controversy			
8	within the jurisdiction of this Court under 28 U.S.C. §§ 2201 and 2202.			
9	FIRST CLAIM			
10	DECLARATORY JUDGMENTS REGARDING THE '336 PATENT			
11	17. The Plaintiffs hereby restate and reallege the allegations set forth in			
12	paragraphs 1 through 16 and incorporate them by reference.			
13	18. No valid and enforceable claim of the '336 patent is infringed by the			
14	Plaintiffs.			
15	SECOND CLAIM			
16	DECLARATORY JUDGMENT REGARDING THE '584 PATENT			
17	19. The Plaintiffs hereby restate and reallege the allegations set forth in			
18	paragraphs 1 through 16 and incorporate them by reference.			
19	20. No valid and enforceable claim of the '584 patent is infringed by the			
20	Plaintiffs.			
21	THIRD CLAIM			
22	DECLARATORY JUDGMENT REGARDING THE '749 PATENT			
23	21. The Plaintiffs hereby restate and reallege the allegations set forth in			
24	paragraphs 1 through 16 and incorporate them by reference.			
25	22. No valid and enforceable claim of the '749 patent is infringed by the			
26	Plaintiffs.			
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PRAYER FOR RELIEF

WHEREFORE, the Plaintiffs pray for judgment as follows:

- 1. Declaring that no valid and enforceable claim of the patents-in-suit is infringed by the Plaintiffs;
- 2. Declaring that defendants and each of their officers, employees, agents, alter egos, attorneys, and any persons in active concert or participation with them be restrained and enjoined from further prosecuting or instituting any action against the Plaintiffs claiming that the patents-in-suit are valid, enforceable, or infringed, or from representing that the products or services of the Plaintiffs infringe the patents-in-suit;
- 3. A judgment declaring this case exceptional under 35 U.S.C. § 285 and awarding the Plaintiffs their attorneys' fees and costs in connection with this case;
- 4. Awarding the Plaintiffs such other and further relief as the Court deems just and proper.

Dated: February 8, 2008

WILLIAM SLOAN COATS MARK R. WEINSTEIN SAM O'ROURKE KYLE D. CHEN WHITE & CASE LLP

Kyle D. Chen

Antorneys for Plaintiffs

Acer, Inc., Acer America Corp. and Gateway,

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